1	Anthony L. Martin									
	Nevada Bar No. 8177									
2	anthony.martin@ogletreedeakins.com									
3	Brian L. Bradford Nevada Bar No. 9518									
4	brian.bradford@ogletreedeakins.com									
	Ogletree, Deakins, Nash, Smoak & Stewart, P.C.									
5	Wells Fargo Tower Suite 1500									
6	3800 Howard Hughes Parkway									
7	Las Vegas, NV 89169									
0	Telephone: 702.369.6800 Fax: 702.369.6888 Attorneys for Defendants State of Nevada ex rel. Board of Regents for the Nevada System of Higher Education on behalf of University of Nevada, Las Vegas, Leonard Jessup, Richard Clark, Gerry Bomotti and Lori Temple									
8										
9										
10										
11										
12	UNITED STATES DISTRICT COURT									
13	FOR THE DISTRICT OF NEVADA									
14										
15	HILLERY PICHON, FRANK LOURENCO, DANIEL ZORICK and ROBERT GRIPENTOG,	Case No. 2:16-cv-03030-MMD-VCF								
16	Plaintiffs,	DEFENDANTS' REQUEST FOR								
17	vs.	EXCEPTION TO ENE ATTENDANCE REQUIREMENTS								
18	STATE OF NEVADA ex rel BOARD OF									
19	REGENTS FOR THE NEVADA SYSTEM OF HIGHER EDUCATION on behalf of									
20	UNIVERSITY OF NEVADA, LAS VEGAS; PRESIDENT LEONARD "LEN" JESSUP,									
21	individually and in his official capacity; RICHARD CLARK, individually and in his									
22	official capacity; GERRY BOMOTTI, individually and in his official capacity; LORI TEMPLE individually and in her official									
23										
24	capacity; CRYSTAL ZUKE, individually and in her official capacity; DOES 1 through X; inclusive,									
25	Defendants.									
26										
27	Pursuant to the Court's January 3, 201	7 Order scheduling an Early Neutral Evaluation								

("ENE") [ECF No. 5] and L.R. 16-6(c), Defendants Leonard Jessup ("Jessup") and Gerry Bomotti

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

("Bomotti") (collectively, "Defendants"), by and through undersigned counsel, hereby request to be excused from personal attendance at the ENE currently scheduled for March 21, 2017 before Magistrate Judge Nancy J. Koppe.

Plaintiffs Hillery Pichon ("Pichon"), Frank Lourenco ("Lourenco"), Daniel Zorick ("Zorick") and Robert Gripentog ("Gripentog") (collectively, "Plaintiffs") have filed suit against their employer, the State of Nevada ex. rel. Board of Regents of the Nevada System of Higher Education on behalf of the University of Nevada, Las Vegas ("UNLV"), alleging a number of claims involving allegations of discrimination, wage and hour violations, and invasion of privacy. As part of their claims, Plaintiffs named several Defendants in their individual capacity, including University President Jessup and University Senior Vice President for Finance and Business Bomotti.1

Defendants request that Jessup and Bomotti be excused from attendance at the ENE. Both Jessup and Bomotti will be heavily involved in several budgetary hearings in the upcoming state legislative session, which will render it virtually impossible to participate in the ENE.<sup>2</sup> Their presence should not be necessary overall, as Nancy Rapoport ("Rapoport"), Special Counsel to the President of UNLV, will attend the ENE and has binding authority to settle the matter on behalf of all Defendants in this action. As Rapoport has participated in a previous private mediation with the parties in this action, she will have sufficient familiarity with the claims involved in this matter.

19

20

21

22

23

24

25

26

27

28

<sup>&</sup>lt;sup>1</sup> Defendants filed a Motion to Dismiss [ECF No. 7], seeking, inter alia, to dismiss all individual Defendants from the action with prejudice. The Motion asserts: (1) Title VII, which comprises the majority of the allegations in this action, does not allow for individual liability; and (2) none of the remaining causes of action include factual allegations against any of the individual Defendants.

<sup>&</sup>lt;sup>2</sup> While the ENE is currently scheduled for March 21, 2017, Defendants intend to file a Stipulation and Order to Continue the ENE due to scheduling conflicts.

## Case 2:16-cv-03030-MMD-VCF Document 23 Filed 01/23/17 Page 3 of 3

	1
	2
	3
	4
	5
	2 3 4 5 6 7 8 9
	7
	8
	9
	10
	11
÷	12
SUITE 1500, 3800 HOWARD FUGHES FARKWAY LAS VEGAS, NV 89169 TELEPHONE: 702.369.6800	13 14
п иснея 891 69 169. 6800	14
DOU, SAUC HOWARD HUGHES LAS VEGAS, NV 89169 TELEPHONE: 702.369.6800	15
LAS VEG	16
TE 1500	16 17
0	18
	19
	20
	21
	22
	23
	24
	25
	26
	27

28

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

A	ecordingly,	Defendants	believe	that	it	would	be	unnecessary	to	require	the	in-person
attendance of either Jessup or Bomotti and request that the Court permit the same.												

DATED this 17th day of January, 2017.

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

/s/ Brian L. Bradford
Anthony L. Martin
Nevada Bar No. 8177
Brian L. Bradford
Nevada Bar No. 9518
Wells Fargo Tower
Suite 1500
3800 Howard Hughes Parkway
Las Vegas, NV 89169
Attorneys for Defendants State of Nevada ex rel. Board of Regents for the Nevada System of Higher Education on behalf of University of Nevada, Las Vegas, Leonard Jessup,

Richard Clark, Gerry Bomotti and Lori Temple

IT IS SO ORDERED. Dated: January 23, 2017

United States Magistrate Judge